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Liberty Action PAC  
P.O. Box 540629  
Orlando, FL 32854

July 29, 2013

Ms. Sarah Juris  
Campaign Finance Analyst  
Federal Election Commission  
999 E Street, NW  
Washington, DC 20463

Dear Ms. Juris:

This letter is in response to your inquiry dated June 27, 2013, in which you reference the committee's Amended 30 Day Post-General Report (10/1/12 - 11/26/12), Received 3/14/13.

We have reviewed the relevant transactions and related reports and our answer is as follows:

#### Line 24 - Decrease in Disbursements

The original 30 Day Post General report disclosed transactions that, while reported properly as 24-Hour Notices were not actually paid within the Post-General Period and, therefore, were not required to be disclosed on Schedule E on the 30 Day Post-General report. However, the obligations for payment of the Independent Expenditures were disclosed on Schedule D, Line 10 in accordance with the instructions on Form 3X.

As such, the Amended 30 Day Post-General Report correctly showed the obligations for the 24-Hour Notice transactions and showed the actual 24-H Notice related transactions as Memo-type transactions. While the committee could have removed these transactions from the amended report entirely according to the instructions on Form 3X, it chose to retain them on the report to maintain consistency between reports, but to show them as Memo-type transactions since the actual payment was not rendered to the vendors at the time the period closed.

Accordingly, the dollar amount on Schedule E, Line 24 decreased because the amended report disclosed transactions in Memo-type format, which are not "live" transactions (their amounts do not calculate in the schedule totals) but rather are disclosed for informational purposes only.

#### Schedule A Best Efforts

The Committee takes the following steps to ensure compliance with 11 CFR104.3(a)(4)(i) and 104.7:

All solicitations to prospective donors include the following statement: "Federal law requires us to use our best efforts to collect and report the name, mailing address, occupation and name of employer of individuals whose contributions exceed \$200 in a calendar year."

If the individual fails to respond to the initial request, the Committee sends a stand-alone follow-up letter, no later than thirty (30) days after receipt of the contribution, requesting the same information. The letter, which does not request any additional contributions from the donor, includes a pre-addressed, stamped envelope and contains the

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